IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: ASBESTOS PRODUCTS : Consolidated Under

LIABILITY LITIGATION (No. VI) : MDL DOCKET NO. 875

This Scheduling Order Relates to:

: E.D. Pa. Nos.

FEB 2 3 2014:

Jacobs v. Owens-Illinois Inc., et al. : 13-60011

Zickert v. Bayer Crop Sci. Inc., et aMICHAEL E. MUNZ, Clerk
Helms v. A.W. Chesterton Co., et al. : 13-60018

Heckel v. A.W. Chesterton Co., et al. : 13-60019

AMENDED SCHEDULING ORDER

AND NOW, this 27th day of February, 2014, upon consideration of the parties' joint petition to adjust the previous scheduling orders in these cases¹ by thirty days, it is hereby ORDERED that the joint petition is GRANTED and the scheduling orders are amended to reflect that²:

- 1. All fact discovery, including all fact witness depositions, shall be completed by **May 14**, **2014**, except for testimony of family members, and treating physicians/medical providers.
- 2. Plaintiffs' expert reports must be served by **June 16, 2014**.³
- 3. Defendants' expert reports must be served by July 16, 2014.⁴
- 4. Rebuttal expert reports must be served by **July 31, 2014**.
- 5. All expert discovery must be completed by August 15, 2014.
- 6. Any dispositive motions must be filed by September 15, 2014.

¹ The previous scheduling orders may be found at: <u>Jacobs</u>, 13-60011 Doc. 49; <u>Zickert</u>, 13-60013 Doc. 20 <u>Helms</u>, 13-60018 Doc. 19; and <u>Heckel</u>, 13-60019 Doc. 20.

² All other provisions of the previous scheduling orders remain in effect.

³ Expert reports relating to the reasonableness of costs of care, customary care, and economic loss need not be submitted by these deadlines. Plaintiffs and Defendants agree to address these issues after remand either by stipulation or by a mutually agreeable schedule for tendering of expert reports on these issues.

⁴ See footnote 7.

- 7. Responses to any dispositive motions must be filed by October 15, 2014.
- 8. Replies to any dispositive motions must be filed by **October 30, 2014**.
- 9. If plaintiff believes a sur-reply is needed, he or she may file a motion for leave to file one, attaching the sur-reply as an exhibit, by **November 14, 2014**.

BY THE COURT:

DAVID R. STRAWBRIDGE

UNITED STATES MAGISTRATE JUDGE